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| | | 1 | 1787 |
|------------------------|--|-----------------------------|---------------------|
| SERIAL NUMBER | FILING DATE | FIRST NAMED APPLICANT | ATTORNEY DOCKET NO. |
| 09/31 | 4,00105/19/ | 99 ASLANOVA | L 336117WU0 |
| | | | EXAMINEP |
| BEVER INTEL 1850 | GAMBRELL & RU IDGE DEGRANDI LECTUAL PROPER M STREET N W S NGTON DC 20036 | ART UNIT HOFF MAREN :NUMBER | |

Below is a communication from the EXAMINER in charge of this application COMMISSIONER OF PATENTS AND TRADEMARKS

06/08/01

| | | | ADVISOR | Y ACTION | |
|--------------------------|----------------------------------|--|--|--|---|
| THE PERK | OD FOR RES | PONSE: | | | |
| a) is exten | nded to run _ | 5 | or continues to run_ | | _ from the date of the final rejection |
| | | | | | te of this Advisory Action, whichever is later. In no onths from the date of the final rejection. |
| The da purpos | ite on which these of determine | ne response, the ning the period o | petition , and the fee hi f extension and the con | ave been filed is the responding amount | (a), the proposed response and the appropriate fee, e date of the response and also the date for the t of the fee. Any extension fee pursuant to 37 CFR riod for response or as set forth in b) above. |
| Applicant's to place the | response to t e application i | he final rejection n condition for al | | | idered with the following effect, but it is not deemed |
| 7 | • | | - | | and the final rejection stands because: d amendment is necessary and was not earlier |
| | resented. | nvincing snowing | under 37 CFR 1,116(5 |) why the proposed | o amenoment is necessary and was not eanier |
| b.) 🔀 (| hey raise nev | issues that wou | ld require further consid | deration and/or sea | rch. (See Note). |
| c 🍎 | They raise the | issue of new ma | itter. (See Note). | | |
| | They are not appeal. | deemed to place | the application in bette | r form for appeal by | y materially reducing or simplifying the issues for |
| е. 🔲 1 | They present | additional claims | without cancelling a co | rresponding numbe | er of finally rejected claims. |
| NOTE: | It is | grioran | er whethe | 1 Thecl | aims define over |
| | | | | | |
| | proposed or a n-allowable cla | | wo | uld be allowed if su | ubmitted in a separately filed amendment cancelling |
| 3. Upon to | | peal, the propos | ed amendment 🔲 will | be entered 🔲 wil | ill not be entered and the status of the claims will |
| Claims | • | | | ············ | |
| Claims | rejected: However: | | | | |
| ☐ Ap | • | onse has overco | me the following rejection | on(s): | |
| | | <u> </u> | | | 710 |
| 4. 10. The af | idavit, exhibit | or request for re | S Not enter | considered but do | es not overcome the rejection because <u>7he</u> |
| 5. The affi | | it will not be con | sidered because applica | ant has not shown g | good and sufficent reasons why it was not earlier |
| The propose | ed drawing co | rrection 🔲 ha | s 🔲 has not been ap | proved by the exam | miner. |

Other